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APPLICATION OF THE CONGRESSMEN COULD ALMOST FEEL THE MONEY IN THEIR

TIP FOR HOUSE CONSIDERATION WAS A BILL TO RAISE THE PAY OF 1.7

FILLION FEDERAL EMPLOYES, INCLUDING THE CONGRESSMEN THEMSELVES.

TOVERSMENT CLERKS WOULD HAVE GOTTEN PAY BOOSTS OF \$450 A YEAR.

THE EXPRENSES, SUPREME COURT JUSTICES AND CABINET OFFICIALS WOULD HAVE ONTTEN \$10.000 MORE A YEAR.

CRITICS SAID THE LEGISLATORS COULDN'T HAVE PICKED A VORSE TIME TO INCREASE FEDERAL SALARIES. CONGRESS, ONLY A FEW WEEKS AGO, HAD ADD A FIVE PLEDGE TO WORK AND VOTE FOR ECONOMY - EVERY POSSIBLE TO WORK AND VOTE FOR ECONOMY - EVERY POSSIBLE TO WORK ADE IN PASSING THE \$11.5 BILLION TAX OUT THE SIL.

THE CRITICS ALSO ARGUED THAT THE GOVERNMENT ALREADY WAS RUNNING TO THE THE PAY THE PAY FOR THE PAY TO BORROW MORE MOMEY TO PAY FOR THE PAY TO SHAD ADDITION WAS THAT PRESIDENT JOHNSON HAD APPEALED FOR THAT PRESIDENT FOR THE PAYOR OF THE PAYOR WAS THAT PRESIDENT FOR THE PAYOR OF THE PAYOR OF THE PAYOR WAS THAT PRESIDENT FOR THE PAYOR OF THE PAYOR WAS THAT PRESIDENT FOR THE PAYOR OF THE PAYOR OF

THE CUIDELINES SET IN THE PRESIDENT'S JANUARY ECONOMIC REPORTS
FOUND RESTRICT CONTRAL WAGE INCREASES TO ABOUT THREE PER CENTS THE
PROPOSID PAY HIME SOR THE LAWNAKERS WAS 45 PER CENT.

HANK AND FILE OF FEDERAL EMPLOYES, OPPONENTS POINT OUT, HAD A MAISE OF BETTER THAN FOUR PER CENT WHICH WENT INTO REFECT.

ANUARY. THE LAST PAY INCREASE THE LAWNAKERS VOTED THEMSELVES WAS
1955.

UPPORTERS OF THE BILL ARGUED THAT THEY WERE LIVING UP TO THE STORY OF PLEDGE. THEY PACKED THE MEASURE WITH FRINGE BENEFITS COSTING SO FILLION AND PROMPTLY TOOK THEM OUT ON THE FLOOR SO THAT THEY COULD THOU HOW ECONOMICAL THEY WERE.

THEY HAD INCIGIOD THAT IN THE LONG RUN THEY WOULD SAVE THE TAKE AYERS 2175 MILLION A YEAR BY ABANDONING WHAT THEY CALLED THE "SHOTOHN" HETHOD OF APPROVING PAY RAISES "UNDER PRESURE AND EMOTION."

THE GALLERIES, INCIDENTALLY, WERE FILLED WITH LOBBYISTS WORKING FOR COME SILL.

ATTACKS IN VOTE AFTER VOTE. BUT ALL THE VICTORIES VERE BY VOICE VOTE. THAT MEANT THAT NO RECORD WAS KEPT OF HOW EACH INDIVIDUAL LAND AKER VOTED. HENCE POLITICAL OPPONENTS AND CONSTITUENTS WOULD HAVE NO MAY OF KNOWING WHICH CONGRESSMEN VOTED FOR HIGHER PAY AND WHICH VOTED AGAINST.

THE FINAL SHOUDOWN, OPPONENTS INSISTED UPON A ROLL CALL VOTE

THE DILL WAS DEFEATED EASILY, 222 TO 184.

ALL MAY NOT BE LOST, HOWEVER. SENATE GOP LEADER EVERETT M. DIFFERN, ILL., SAID HE WOULD REVIVE THE ENTIRE BILL AND INCLUDE OUT CONCRESSIONAL PAY RAISE. HE SAID HE THOUGHT THE HOUSE WOULD ACCORPT IT IF THE SENATE APPROVED IT AND THE ISSUE CAME REFORE THE SENSE IN A CONFERENCE REPORT. IN THAT FORM, DIRKSEN SAID, "THEY WOULT HAVE TO VOTE ON IT ON A ROLL CALL."

DERMOND HAY NOT BE RECKOMING WITH REP. HAROLD R. GROSS, R-IOWA, BOOK ON Approved For Release 2005/05/48 H CNARDP66800403R00050005003072.ED

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